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13	Attorneys for Defendants Las Vegas Sands,	
	LLC and Venetian Casino Resort, LLC	
14	UNITED STATES DISTRICT COURT	
15	DISTRICT OF NEVADA	
16	A.H., an Individual,	Case No. 2:24-cv-01041-GMN-NJK
17	Plaintiff,	
1/	,	JOINT MOTION AND ORDER FOR
18	V.	DISMISSAL WITHOUT PREJUDICE
	WWNN I AS VECAS LLC a Navada Limitad	DISMISSAL WITHOUT I REJUDICE
19	WYNN LAS VEGAS, LLC, a Nevada Limited Liability Company, et al.,	
20	Liaomity Company, et al.,	
20	Defendants.	
21		
	D1 : -100 + XX (((D1 : -100) 1 - 1.1 - 1.1	
22	Plaintiff A.H. ("Plaintiff"), by and through her counsel of record, Defendants LAS VEGAS	
23	SANDS, LLC d/b/a THE VENETIAN LAS VEGAS ("Defendant Sands") and VENETIAN	
24	CASINO RESORT, LLC, d/b/a THE VENETIAN LAS VEGAS ("Defendant Venetian Resort")	
25	by and through their counsel of record, (collectively, the "Parties"), hereby stipulate and agree as	
26	follows:	
27	1//	
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1 I. 2 **STIPULATION** 3 1. Plaintiff filed the Complaint in Nevada's state court (A-24-888768-C) on March 8, 2024, 4 naming Defendant Sands and Defendant Venetian Resort as defendants. Thereafter, the action was 5 removed to this Court. 6 2. The Parties agree to dismiss Defendant Sands and Defendant Venetian Resort without 7 prejudice. 8 3. The Parties agree to add VENETIAN LAS VEGAS GAMING, LLC as a defendant in place 9 of Defendant Sands and Defendant Venetian Resort. Counsel for Defendant Sands and Defendant 10 Venetian Resort also represents VENETIAN LAS VEGAS GAMING, LLC. 11 4. The Parties agree the case caption shall be updated to reflect the dismissal of Defendant 12 Sands and Defendant Venetian Resort and the addition of VENETIAN LAS VEGAS GAMING, 13 LLC. 14 5. The Parties further agree that Plaintiff may, at her election, amend the Complaint pursuant 15 to FRCP 15(a)(2) for the sole purpose of adding VENETIAN LAS VEGAS GAMING, LLC as a 16 defendant in place of Defendant Sands and Defendant Venetian Resort. 17 /// 18 19 20 21 /// 22 23 24 25 /// 26 27

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1 IT IS SO STIPULATED. 2 DATED this 25<sup>th</sup> day of October, 2024. DATED this 25<sup>th</sup> day of October, 2024. 3 KEMP JONES LLP **CLAGGETT & SYKES LAW FIRM** 4 5 /s/ Michael J. Gayan /s/ Kevin T. Strong Sean K. Claggett, Esq., SBN 8407 Michael J. Gayan, Esq., SBN 11135 6 3800 Howard Hughes Pkwy., 17th Fl. Brian Blankenship, Esq., SBN 11522 7 Las Vegas, Nevada 86169 Kevin T. Strong, Esq., SBN 12107 Scott E. Lundy, Esq., SBN 14235 8 8335 West Flamingo Road **DLA PIPER LLP (US)** Las Vegas, Nevada 89147 David S. Sager (Pro Hac Vice pending) 9 51 John F. Kennedy Parkway, Suite 120 Short Hills, New Jersey 07078 10 LEVIN PAPANTONIO Kimberly L. Adams, Esq., (pro hac vice) 11 Matthew D. Schultz, Esq. (pro hac vice) Kyle T. Orne (*Pro Hac Vice pending*) 2525 East Camelback Road, Suite 1000 316 South Baylen Street 12 Pensacola, Florida 32502 Phoenix, AZ 85016 13 Attorneys for Plaintiff A.H. Attorneys for Defendants Las Vegas Sands, LLC and Venetian Casino Resort, 14 LLC15 16 17 18 19 20 21 22 23 24 25 26 27

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1 II. 2 **ORDER** 3 Based on the foregoing stipulation by the Parties, and for other good cause appearing, 4 IT IS HEREBY ORDERED that the Parties' Joint Motion to dismiss Defendant Sands 5 and Defendant Venetian Resort without prejudice and add VENETIAN LAS VEGAS GAMING, 6 LLC is **GRANTED**. 7 IT IS FURTHER ORDERED that the caption in this matter shall be updated to reflect 8 that VENETIAN LAS VEGAS GAMING, LLC is a Defendant and that Defendant Sands and 9 Defendant Venetian Resort are no longer a parties to this action. 10 IT IS FURTHER ORDERED that Plaintiff may amend her Complaint pursuant to FRCP 11 15(a)(2), providing the amendment is for sole purpose of substituting VENETIAN LAS VEGAS 12 GAMING, LLC in place of Defendant Sands and Defendant Venetian Resort as a Defendant in 13 this matter. 14 Dated this 28 day of October, 2024. 15 16 17 Gloria M. Navarro United States District Court 18 19 20 21 22 23 24 25 26

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